

### SENATE BILL No. 280

DIGEST OF SB 280 (Updated January 29, 2009 2:32 pm - DI 106)

Citations Affected: IC 31-9; IC 31-14; IC 31-19.

Synopsis: Adoption. Expands the definition of "pre-adoptive sibling". Requires the clerk of courts to file a notice with the state department of health (department) concerning filings of petitions to establish paternity. Requires the department to provide: (1) certain information regarding filings of petitions to establish paternity; and (2) certain information not later than five days. (Current law requires the information be provided not later than 10 days.) Requires a court in which a paternity action is pending to stay all proceedings in the paternity action upon notice that a court in which an adoption is pending has assumed jurisdiction of the paternity action. Allows the department to release information concerning putative father registrations to: (1) attorneys who represent mothers, putative fathers, and child placing agencies; and (2) child placing agencies that represent mothers and putative fathers. Allows an attorney, a licensed child placing agency, or a county office of family and children that contacts an adoptee or a birth parent upon a request to release identifying information if an adoptee who is at least 21 years of age and a birth parent consent. Makes clarifying and conforming changes to correspond with current law.

Effective: July 1, 2009.

## Lubbers, Miller, Bray, Broden

January 7, 2009, read first time and referred to Committee on Judiciary. February 2, 2009, amended, reported favorably — Do Pass.



### First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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## SENATE BILL No. 280

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A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

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Be it enacted by the General Assembly of the State of Indiana:

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- SECTION 1. IC 31-9-2-93 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 93. "Pre-adoptive sibling", for purposes of:
  - (1) IC 31-19-18;
    - (2) IC 31-19-16.5; and
  - (3) IC 31-19-25;

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16 17 means a person who would have been a sibling of an adoptee who is born before the date that had the adoptee not been adopted, regardless of whether the person is born before or after the adoptee's adoption is finalized.

SECTION 2. IC 31-9-2-117.3, AS ADDED BY P.L.133-2008, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 117.3. "Sibling", for purposes of **IC 31-19 and** IC 31-28-5, means a brother or sister by blood, half-blood, or adoption.

SECTION 3. IC 31-14-9-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 0.5. Upon the filing of a petition to establish

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1	paternity, the clerk of the court shall prepare a notice of the filing
2	on a form prescribed and furnished by the state department of
3	health. The notice must include the following:
4	(1) The name of the child.
5	(2) The name of the mother of the child.
6	(3) The name and address of the man alleged or alleging to be
7	the father of the child.
8	(4) The name of the petitioner.
9	(5) The date the petition was filed.
10	(6) The name of the court and cause number.
11	SECTION 4. IC 31-14-9-2 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) Not later than the
13	tenth day of each month, the clerk of the court shall forward to the state
14	department of health the following:
15	(1) Each record of a paternity determination entered during the
16	preceding month.
17	(2) Each order entered during the preceding month indicating that
18	a court has set aside a paternity determination.
19	(3) Any other related reports that the state department of health
20	requires.
21	(b) Not later than five (5) days after a petition to establish
22	paternity has been filed, the clerk of the court shall forward to the
23	state department of health a notice required by section 0.5 of this
24	chapter related to the petition to establish paternity.
25	SECTION 5. IC 31-14-21-9 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 9. (a) Except as
27	provided under section 13 of this chapter and subject to
28	IC 31-19-2-14, if a court presiding over a paternity action under this
29	article knows of:
30	(1) a pending adoption of a child who is the subject of the
31	paternity action; and
32	(2) the court in which the adoption is pending;
33	the court having jurisdiction over the paternity action shall establish a
34	child's paternity within the period prescribed by this chapter.
35	(b) Except as provided under section 13 of this chapter and
36	subject to IC 31-19-2-14, the court shall conduct an initial hearing not
37	more than thirty (30) days after:
38	(1) the filing of the paternity petition; or
39	(2) the birth of the child;
40	whichever occurs later.
41	SECTION 6. IC 31-14-21-9.1 IS AMENDED TO READ AS
42	FOLLOWS [FFFFCTIVE IIII V 1 2009]: Sec. 9.1 (a) Except as



1	provided under section 13 of this chapter and subject to
2	IC 31-19-2-14, at the initial hearing held under section 9 of this
3	chapter, the court shall order all the parties to the paternity action to
4	undergo blood or genetic testing.
5	(b) If the alleged father is unable to pay for the initial costs of the
6	testing, the court shall order that the tests be paid by the state
7	department of health from putative father registry fees collected under
8	IC 31-19-2-8(2). The state department of health may recover costs from
9	an individual found to be the biological father of the child in the action.
10	SECTION 7. IC 31-14-21-9.2 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 9.2. Subject to
12	IC 31-19-2-14 and section 13 of this chapter, not later than ninety
13	(90) days after the initial hearing held under section 9 of this chapter,
14	the court shall conduct a final hearing to determine paternity. Not more
15	than fourteen (14) days after the final hearing, the court shall issue its
16	ruling in the paternity action.
17	SECTION 8. IC 31-14-21-13 IS ADDED TO THE INDIANA
18	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
19	[EFFECTIVE JULY 1, 2009]: Sec. 13. Upon notice that a court in
20	which an adoption is pending has assumed jurisdiction of a
21	paternity action under IC 31-19-2-14, the court in which the
22	paternity action was pending shall stay all proceedings in the
23	paternity action until further order from the court in which the
24	adoption is pending.
25	SECTION 9. IC 31-19-2.5-4 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. Notice of the
27	pendency of the adoption proceedings does not have to be given to:
28	(1) a person whose consent to adoption has been filed with the
29	petition for adoption;
30	(2) a person whose consent to adoption is not required by:
31	(A) IC $31-19-9-8(a)(4)(A)$ ;
32	(B) IC 31-19-9-8(a)(4)(D);
33	(C) IC 31-19-9-8(a)(5);
34	(D) IC 31-19-9-8(a)(6);
35	(E) IC 31-19-9-8(a)(7);
36	(F) IC 31-19-9-8(a)(8);
37	(G) IC 31-19-9-9;
38	(H) IC 31-19-9-10;
39	(G) (I) IC 31-19-9-12; or
40	<del>(H)</del> <b>(J)</b> IC 31-19-9-15; or
41	(K) IC 31-19-9-18;
42	(3) the hospital of an infant's birth or a hospital to which an infant



1	is transferred for medical reasons after birth if the infant is being	
2	adopted at or shortly after birth;	
3	(4) a person whose parental rights:	
4	(A) have been terminated; or	
5	(B) will be terminated before the entry of a final decree of	
6	adoption; or	
7	(5) a person who has waived notice under:	
8	(A) IC 31-19-4-8; or	
9	(B) IC 31-19-4.5-4.	
10	SECTION 10. IC 31-19-4-3, AS AMENDED BY P.L.146-2007,	
11	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
12	JULY 1, 2009]: Sec. 3. (a) If:	
13	(1) the mother of a child:	
14	(A) informs an attorney or agency arranging the child's	
15	adoption, on or before the date the child's mother executes a	
16	consent to the child's adoption, that the child was conceived	4
17	outside Indiana; and	
18	(B) does not disclose to the attorney or agency the name or	
19	address, or both, of the putative father of the child; and	
20	(2) the putative father of the child has:	
21	(A) failed or refused to consent to the adoption of the child or	
22	has not had the parent-child relationship terminated under	
23	IC 31-35 (or IC 31-6-5 before its repeal); and	
24	(B) not registered with the putative father registry under	
25	IC 31-19-5 within the period under IC 31-19-5-12;	
26	the attorney or agency shall serve notice of the adoption proceedings	_
27	on the putative father by publication in the same manner as a summons	
28	is served by publication under Rule 4.13 Rule 4.13(C) of the Indiana	
29	Rules of Trial Procedure.	
30	(b) The only circumstance under which notice to the putative father	
31	must be given by publication under Rule 4.13 Rule 4.13(C) of the	
32	Indiana Rules of Trial Procedure is when the child was conceived	
33	outside of Indiana as described in subsection (a).	
34	SECTION 11. IC 31-19-5-1 IS AMENDED TO READ AS	
35	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. This chapter applies	
36	to a putative father whenever:	
37	(1) an adoption under IC 31-19-2 is has been or may be filed	
38	regarding a child who may have been conceived by the putative	
39	father; and	
40	(2) on or before the date the child's mother executes a consent to	
41	the child's adoption, the child's mother has not disclosed the name	
12	or address, or both, of the putative father to an attorney or agency	



1	that is arranging the child's adoption.	
2	SECTION 12. IC 31-19-5-6 IS AMENDED TO READ AS	
3	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 6. (a) This chapter does	
4	not relieve a man who is presumed to be a father under 31-14-7-2 from	
5	the obligation of registering in accordance with this chapter to be	
6	entitled to notice of an adoption of a child for whom the man may be	
7	the presumed father.	
8	(b) The filing of a paternity action by a putative father does not	
9	relieve the putative father from the:	
10	(1) obligation of registering; or	
11	(2) consequences of failing to register;	
12	in accordance with this chapter unless paternity has been	
13	established before the filing of the petition for adoption of the	
14	child.	
15	SECTION 13. IC 31-19-5-7 IS AMENDED TO READ AS	
16	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 7. (a) The state	
17	department of health shall maintain the following information in the	
18	registry:	
19	(1) The putative father's:	
20	(A) name;	
21	(B) address at which the putative father may be served with	
22	notice of an adoption under Rule 4.1 of the Indiana Rules of	
23	Trial Procedure;	
24	(C) Social Security number; and	
25	(D) date of birth.	
26	(2) The mother's:	
27	(A) name, including all other names known to the putative	
28	father that the mother uses, if known;	V
29	(B) address, if known;	
30	(C) Social Security number, if known; and	
31	(D) date of birth, if known.	
32	(3) The child's:	
33	(A) name, if known; and	
34	(B) place of birth, if known.	
35	(4) The date that the state department of health receives a putative	
36	father's registration.	
37	(5) The:	
38	(A) name of an attorney or agency that requests the state	
39	department to search the registry under section 15 of this	
40	chapter to determine whether a putative father is registered in	
41	relation to a mother whose child is or may be the subject of an	
42	adoption; and	



1	(B) date that the attorney or agency submits a request as	
2	provided under this subdivision.	
3	(6) Any notice of a filing of a petition to establish paternity as	
4	described in IC 31-14-9-0.5.	
5	(6) (7) Any other information that the state department determines	
6	is necessary to access the information in the registry.	
7	(b) If a putative father does not have an address where the putative	
8	father is able to be served with notice of an adoption, the putative	
9	father may designate another person as an agent for the purpose of	
0	being served with notice of adoption. The putative father must provide	
1	the department with the agent's name and the address at which the	
2	agent may be served. Service of notice upon the agent under Rule 4.1	
3	of the Indiana Rules of Trial Procedure constitutes service of notice	
4	upon the putative father. If notice of an adoption may not be served on	
5	the agent under Rule 4.1 of the Indiana Rules of Trial Procedure as	
6	provided by this subsection, further notice of the adoption to the agent	
7	or to the putative father is not necessary.	
. 8	SECTION 14. IC 31-19-5-9 IS AMENDED TO READ AS	
9	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 9. (a) A putative father	
20	who registers under this chapter shall provide to the state department	
21	of health the following:	
22	(1) The putative father's:	
23	(A) name;	
24	(B) address at which the putative father may be served with	
25	notice of an adoption under Rule 4.1 of the Indiana Rules of	
26	Trial Procedure;	
27	(C) Social Security number; and	
28	(D) date of birth.	
29	(2) The mother's name, including all other names known to the	
0	putative father that the mother uses.	
31	(3) Any other information described under section 7 of this	
52	chapter that is known to the putative father.	
3	(b) A clerk of the court shall provide to the state department of	
4	health the notice required to be prepared under IC 31-14-9-0.5.	
35	SECTION 15. IC 31-19-5-15 IS AMENDED TO READ AS	
56	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 15. (a) An attorney or	
57	agency that arranges an adoption or may arrange an adoption may at	
8	any time request that the state department of health search the registry	
19	to determine whether a putative father:	
10	(1) is registered in relation to a mother whose child is or may be	
1	the subject of an adoption; or  (2) has filed a notition to establish notarnity under this	
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1	chapter;
2	(b) Whenever a petition for adoption is filed, the attorney or agency
3	that arranges the adoption shall:
4	(1) request that the state department of health search the registry
5	under this section at least one (1) day after the expiration of the
6	period specified by section 12 of this chapter; and
7	(2) file an affidavit prepared by the state department of health
8	under section 16 of this chapter in response to a request under
9	subdivision (1) with the court presiding over the adoption under
10	this article.
11	SECTION 16. IC 31-19-5-16 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 16. (a) Not later than
13	ten (10) five (5) days after receiving a request under section 15 of this
14	chapter, the state department of health shall submit an affidavit to the
15	attorney or agency verifying whether a putative father:
16	(1) is registered within the period specified by section 12 of this
17	chapter in relation to a mother whose child is the subject of the
18	adoption that the attorney or agency is arranging; or
19	(2) has filed a petition to establish paternity under this
20	chapter.
21	(b) Whenever the state department of health finds that one (1) or
22	more putative fathers are registered, the state department shall:
23	(1) submit a copy of each registration form with the state
24	department's affidavit; and
25	(2) include in the affidavit the date that the attorney or agency
26	submits the request for a search that relates to the affidavit.
27	(c) Whenever the state department of health finds that one (1)
28	or more putative fathers have filed a petition to establish paternity
29	under this chapter, the state department of health shall:
30	(1) submit a copy of each notice prepared by the clerk of the
31	court under IC 31-14-9-0.5 with the state department of
32	health's affidavit; and
33	(2) include in the affidavit the date the attorney or agency
34	submitted the request for the search that relates to the
35	affidavit.
36	(c) (d) A court may not grant an adoption unless the state
37	department's affidavit under this section is filed with the court as
38	provided under IC 31-19-11-1(a)(4).
39	SECTION 17. IC 31-19-5-17 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 17. Whenever the state
41	department of health receives a request under section 15 of this



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chapter, the state department shall:

1	(1) search the state department's records of paternity	
2	determinations and notices of filings of petitions to establish	
3	paternity filed under IC 31-14-9-2; and	
4	(2) notify the attorney or agency, in compliance with IC 31-19-6,	
5	as to whether a record of a paternity determination or a notice of	
6	a filing of a petition to establish paternity has been filed	
7	concerning a child who is or may be the subject of an adoption	
8	that the attorney or agency is arranging.	
9	SECTION 18. IC 31-19-5-21 IS AMENDED TO READ AS	4
10	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 21. (a) Subject to	4
11	subsection (b), upon written request by:	
12	(1) a putative father;	
13	(2) a mother;	
14	(3) a child;	
15	(4) any party or attorney of record in a pending adoption;	
16	(5) an attorney who represents:	
17	(A) prospective adoptive parents; or	
18	(B) petitioners in an adoption;	
19	(C) a mother;	
20	(D) a putative father; or	
21	(E) a licensed child placing agency;	
22	(6) a licensed child placing agency that represents:	
23	(A) prospective adoptive parents; <del>or</del>	
24	(B) petitioners in an adoption;	
25	(C) a mother; or	
26	(D) a putative father; or	
27	(7) a court that presides over a pending adoption;	
28	the state department of health shall furnish a certified copy of a	
29	putative father's registration form and a copy of any notice of a filing	
30	of a petition to establish paternity prepared under IC 31-14-9-0.5.	
31	(b) The state department may release the certified copy of the	
32	registration form to a person under subsection (a)(1) through (a)(3)	
33	only if the information contained in the registration form names the	
34	requesting person.	
35	(c) A person listed under subsection (a), who requests information	
36	about a registration from the state department, must do the following:	
37	(1) Submit the request in writing.	
38	(2) Under the penalties of perjury, state that the requesting person	
39	is entitled to receive the information under this chapter.	
40	(3) Submit the request in a manner described by section 20(1) or	
41	20(2) of this chapter.	
42	SECTION 19. IC 31-19-6-1 IS AMENDED TO READ AS	



1	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. An attorney or	
2	agency that arranges an adoption or may arrange an adoption may at	
3	any time request that the state department of health search the state	
4	department's records of:	
5	(1) paternity determinations to determine whether a man's	
6	paternity of a child has been established in relation to a child who	
7	is or may be the subject of an adoption; and	
8	(2) notices of filings of petitions to establish paternity.	
9	SECTION 20. IC 31-19-6-2 IS AMENDED TO READ AS	
10	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. Not later than ten	4
11	(10) five (5) days after receiving a request under section 1 of this	
12	chapter, the state department of health shall:	
13	(1) submit an affidavit to the attorney or agency verifying whether	
14	a record of a paternity determination has been filed under	
15	IC 31-14-9-2 concerning the child; and	
16	(2) search the putative father registry established by IC 31-19-5	4
17	and notify the attorney or agency, in compliance with	
18	IC 31-19-5-16 as to whether a putative father has:	
19	(A) registered concerning the child; or	
20	(B) filed a petition to establish paternity in relation to the	
21	child.	
22	SECTION 21. IC 31-19-6-3 IS AMENDED TO READ AS	
23	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 3. (a) If a record of a	
24	paternity determination has been filed concerning a child who is the	_
25	subject of a request under section 1 of this chapter, the state department	
26	of health shall release a copy of the record of the paternity	
27	determination to the requesting attorney or agency.	
28	(b) If a notice of a filing of a petition to establish paternity has	\
29	been filed concerning a child who is the subject of a request under	
30	section 1 of this chapter, the state department of health shall	
31	release a copy of the notice of the filing of the petition to the	
32	requesting attorney or agency.	
33	SECTION 22. IC 31-19-9-1 IS AMENDED TO READ AS	
34	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 1. (a) Except as	
35	otherwise provided in this chapter, a petition to adopt a child who is	
36	less than eighteen (18) years of age may be granted only if written	
37	consent to adoption has been executed by the following:	
38	(1) Each living parent of a child born in wedlock, including a	
39	man who is presumed to be the child's biological father under	
40	IC 31-14-7-1(1) if the man is the biological or adoptive parent	
41	of the child.	

(2) The mother of a child born out of wedlock and the father of a



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1	child whose paternity has been established by:	
2	(A) a court proceeding other than the adoption proceeding,	
3	except as provided in IC 31-14-20-2; or	
4	(B) a paternity affidavit executed under IC 16-37-2-2.1;	
5	unless the putative father gives implied consent to the adoption	
6	under section 15 of this chapter.	
7	(3) Each person, agency, or county office of family and children	
8	having lawful custody of the child whose adoption is being	
9	sought.	
10	(4) The court having jurisdiction of the custody of the child if the	
11	legal guardian or custodian of the person of the child is not	
12	empowered to consent to the adoption.	
13	(5) The child to be adopted if the child is more than fourteen (14)	
14	years of age.	
15	(6) The spouse of the child to be adopted if the child is married.	
16	(b) A parent who is less than eighteen (18) years of age may consent	
17	to an adoption without the concurrence of:	
18	(1) the individual's parent or parents; or	
19	(2) the guardian of the individual's person;	
20	unless the court, in the court's discretion, determines that it is in the	
21	best interest of the child to be adopted to require the concurrence.	
22	SECTION 23. IC 31-19-10-4 IS AMENDED TO READ AS	
23	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. A consent to	
24	adoption may be withdrawn only as provided in this chapter and	
25	may not be withdrawn after the entry of the adoption decree.	
26	SECTION 24. IC 31-19-15-1, AS AMENDED BY P.L.130-2005,	
27	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
28	JULY 1, 2009]: Sec. 1. (a) Except as provided in section 2 of this	
29	chapter or IC 31-19-16, if the biological parents of an adopted person	
30	are alive, the biological parents are:	
31	(1) relieved of all legal duties and obligations to the adopted	
32	child; and	
33	(2) divested of all rights with respect to the child;	
34	and the parent-child relationship is terminated after the adoption	
35	unless the parent-child relationship was terminated by an earlier	
36	court action, operation of law, or otherwise.	
37	(b) The obligation to support the adopted person continues until the	
38	entry of the adoption decree. The entry of the adoption decree does not	
39	extinguish the obligation to pay past due child support owed for the	
40	adopted person before the entry of the adoption decree.	
41	SECTION 25. IC 31-19-17-2, AS AMENDED BY P.L.129-2005,	
12	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	



1	JULY 1, 2009]: Sec. 2. A person, a licensed child placing agency, or a
2	county office of family and children placing a child for adoption shall
3	prepare or cause to be prepared a report summarizing the available
4	medical, psychological, and educational records of the person or
5	agency concerning the birth parents. The person, agency, or county
6	office shall exclude from this report information that would identify the
7	birth parents unless the adoptive parents know the identity of the
8	birth parents. The person, agency, or county office shall give the
9	report to:
10	(1) the adoptive parents:
11	(A) at the time the home study or evaluation concerning the
12	suitability of the proposed home for the child is commenced;
13	or
14	(B) as soon as practical after the adoptive parents are
15	matched with the birth mother; or
16	(B) (C) with the consent of the adoptive parents, not more than
17	thirty (30) days after the child is placed with the adoptive
18	parents; and
19	(2) upon request and without information that would identify
20	the birth parents unless an adoptee already knows the identity
21	of the birth parents, an adoptee who:
22	(A) is at least twenty-one (21) years of age; and
23	(B) provides proof of identification
24	SECTION 26. IC 31-19-17-3, AS AMENDED BY P.L.1-2006,
25	SECTION 497, IS AMENDED TO READ AS FOLLOWS
26	[EFFECTIVE JULY 1, 2009]: Sec. 3. The person, licensed child
27	placing agency, or county office of family and children shall:
28	(1) exclude information that would identify the birth parents
29	unless the adoptive parent under subdivision (2)(A) or an
30	adoptee under subdivision (2)(B) who requests the
31	information knows the identity of the birth parents; and
32	(2) release all available social, medical, psychological, and
33	educational records concerning the child to:
34	(A) the adoptive parent; and
35	(B) upon request, an adoptee who:
36	(i) is at least twenty-one (21) years of age; and
37	(ii) provides proof of identification.
38	SECTION 27. IC 31-19-17-5, AS AMENDED BY P.L.1-2006,
39	SECTION 499, IS AMENDED TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2009]: Sec. 5. (a) This section applies to an
41	adoption that is granted before July 1, 1993.
42	(b) Upon the request of an adoptee who:



1	(1) is at least twenty-one (21) years of age; and	
2	(2) provides proof of identification;	
3	a person, a licensed child placing agency, or a county office of family	
4	and children shall provide to the adoptee available information of	
5	social, medical, psychological, and educational records and reports	
6	concerning the adoptee. The person, licensed child placing agency, or	
7	county office of family and children shall exclude from the records	
8	information that would identify the birth parents unless an adoptee	
9	already knows the identity of the birth parents.	
10	SECTION 28. IC 31-19-18-2 IS AMENDED TO READ AS	
11	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) The following	
12	persons may transmit identifying information and nonidentifying	
13	information to the state registrar for inclusion with the adoption history:	
14	(1) An adoptee who is an adult.	
15	(2) A birth parent.	
16	(3) An adoptive parent.	1
17	(4) A pre-adoptive sibling who is at least twenty-one (21) years	
18	of age.	
19	(5) The spouse or relative of a deceased adoptee if the	
20	relationship existed at the time of the adoptee's death.	
21	(6) The spouse or relative of a deceased birth parent if the	
22	relationship existed at the time of the birth parent's death.	
23	(b) The state registrar shall store all information received under this	
24	section in a manner that is readily recoverable.	•
25	(c) Any transmission of information received under this section	
26	must include an affirmation by the person that:	_
27	(1) the information is true or that the person believes the	1
28	information to be true; and	
29	(2) the person is a person described in subsection (a).	1
30	SECTION 29. IC 31-19-22-8 IS AMENDED TO READ AS	
31	FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 8. An attorney, a	
32	licensed child placing agency, or a county office of family and children	
33	who contacts an adoptee or a birth parent upon a request under section	
34	7 of this chapter may not disclose identifying information However,	
35	unless the:	
36	(1) adoptee who:	
37	(A) is at least twenty-one (21) years of age gives written	
38	consent; or	
39	(B) is less than twenty-one (21) years of age has the written	
40	consent of the adoptee's adoptive parents; and	
41	(2) birth parent gives written consent;	
12	to the release of identifying information by the attorney, licensed	



1	child placing agency, or county office of family and children. If
2	both the adoptee who is at least twenty-one (21) years of age and
3	the birth parent consent to the release of identifying information
4	but do not provide the consent in writing, the attorney, agency, or
5	county office of family and children may inform the adoptee or the
6	birth parent regarding the fact that an adoptee or a birth parent has
7	consented to the release of identifying information under IC 31-19-21
8	(or IC 31-3-4-27 before its repeal). The attorney, licensed child placing
9	agency, or county office of family and children may inquire as to
10	whether the adoptee or birth parent, whose consent is still needed
11	before identifying information may be released, is interested in
12	participating in the adoption registry under IC 31-19-18 through
13	IC 31-19-21, this chapter, and IC 31-19-23 through IC 31-19-24.
14	SECTION 30. IC 31-19-25-3, AS AMENDED BY P.L.145-2006,
15	SECTION 261, IS AMENDED TO READ AS FOLLOWS
16	[EFFECTIVE JULY 1, 2009]: Sec. 3. (a) An adoptee's birth parent may
17	restrict access to identifying information concerning the birth parent by
18	filing a written nonrelease form with the state registrar that evidences
19	the birth parent's lack of consent to the release of identifying

- (b) The following persons may not release any identifying information concerning the birth parent to the adoptee if a nonrelease form is in effect at the time of the request for identifying information:
  - (1) The state registrar.

information under this section.

- (2) The department.
  - (3) A county office of family and children.
- (4) A licensed child placing agency.
- 28 (5) A professional health care provider.
  - (6) A court.

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- (c) The nonrelease form filed under this section:
  - (1) remains in effect during the period indicated by the person submitting the form;
- (2) is renewable; and
  - (3) may be withdrawn at any time by the person who submitted the form.
  - (d) The nonrelease form is no longer in effect if the birth parent consents in writing to the release of identifying information and has not withdrawn that consent.









### COMMITTEE REPORT

Madam President: The Senate Committee on Judiciary, to which was referred Senate Bill No. 280, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 3, delete lines 25 through 40.

Page 5, line 11, strike "is".

Page 5, line 11, delete "contemplated or" and insert "has been or may be".

Page 11, line 19, delete "and provide" and insert "or cause to be prepared".

Page 12, between lines 24 and 25, begin a new paragraph and insert: "SECTION 29. IC 31-19-18-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 2. (a) The following persons may transmit identifying information and nonidentifying information to the state registrar for inclusion with the adoption history:

- (1) An adoptee who is an adult.
- (2) A birth parent.
- (3) An adoptive parent.
- (4) A pre-adoptive sibling who is at least twenty-one (21) years of age.
- (5) The spouse or relative of a deceased adoptee if the relationship existed at the time of the adoptee's death.
- (6) The spouse or relative of a deceased birth parent if the relationship existed at the time of the birth parent's death.
- (b) The state registrar shall store all information received under this section in a manner that is readily recoverable.
- (c) Any transmission of information received under this section must include an affirmation by the person that:
  - (1) the information is true or that the person believes the information to be true; and
  - (2) the person is a person described in subsection (a).".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 280 as introduced.)

BRAY, Chairperson

Committee Vote: Yeas 6, Nays 0.

C







